

### REMARKS

Reconsideration of this application is respectfully requested in view of the foregoing amendment and the following remarks.

Claims 1-8, 11, 15, 16 and 18-25 were pending. Claims 1, 7, and 15 have been amended. Accordingly, claims 1-8, 11, 15-16, and 18-25 will remain pending herein upon entry of this Amendment, of which claims 1, 7, and 15 are independent claims. For the reasons stated below, Applicants respectfully submit that all claims pending in this application are in condition for allowance.

In the Office Action mailed January 25, 2006, claims 1, 6, 7-8, and 11-12 were provisionally rejected on the ground of nonstatutory obviousness-type double patenting over claims 13, 15, and 17-19 of copending Application No. 10/790,809. Claims 1-2 and 4-5 were rejected under 35 U.S.C. 102(e) as being anticipated by Cannon et al. Claims 1 and 6 were rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Publication No. US2005/0085262 to Underwood. Claims 15, 18, 20 and 22 were rejected under 35 U.S.C. 102(e) as being anticipated by Wonak et al. Claims 3, 7-8, and 11 were rejected under 35 U.S.C. 103(a) as being unpatentable over Cannon in view of Mooney. Claim 12 were rejected under 35 U.S.C. 103(a) as being unpatentable over Cannon in combination with Mooney and further in view of Underwood. Claims 16, 19, 21, and 23-25 were rejected under 35 U.S.C. 103(a) as being unpatentable over Wonak in view of Cannon. To the extent these rejections might still be applied to claims presently pending in this application, they are respectfully traversed.

Amended claim 1 recites that a cordless telephone base station having a first radio transceiver for wirelessly communicating with a cellular telephone using a short-range RF communications technology (e.g., Bluetooth Technology), a second radio transceiver for communicating with a cordless handset associated with the cordless telephone base station, and an audio router configured to send and receive audio signal communications with a short-range wireless communication protocol stack and transcoder, and to send and receive audio signals communications with a cordless protocol stack and transcoder.

Similar “audio router” feature has also incorporated into independent claims 7 and 15. For example, amended claim 15 recites establishing an audio link between the cellular telephone and the landline telephone when the wireless communications link between the landline telephone and the cellular telephone is established; wherein the landline telephone base station comprises an audio router configured to send and receive audio signal communications with a short-range wireless communication protocol stack and transcoder, and to send and receive audio signals communications with a cordless protocol stack and transcoder.

It is respectfully believed that none of Cannon, Underwood, and Wonak teaches or suggests the feature of “audio router” in the landline telephone base station. Therefore, Applicants respectfully submit that the rejections of claims 1 and 15 and their dependent claims 2, 4-6, 18, 20, and 22 under 35 U.S.C. 102(e) should be withdrawn.

Amended claim 7 also includes the feature of “audio router” as described in amended claims 1 and 15. In amended claim 7, a telephone base station associated with the landline telephone includes a short-range wireless transceiver, a first cordless radio transceiver, and an audio router; wherein the audio router is configured to send and

receive audio signal communications with a short-range wireless communication protocol stack and transcoder, and to send and receive audio signals communications with a cordless protocol stack and transcoder.

Similarly, none of Cannon, Mooney, and Wonak teaches or suggests the audio router in the landline telephone base station cited in amended claims 1, 7, and 15. Therefore, it would not have been obvious for one skilled in the art to combine these references to achieve the system and method of amended claims 1, 7, and 15 because in any combination of these references, it lacks of the “audio router” in the landline telephone base station.

Accordingly, Applicants respectfully submit that amended claims 1, 7, and 15 should be patentable over Cannon in view of Mooney. Furthermore, dependent claims 3, 8, 11-12, 16, 19, 21, and 23-25 are also considered patentable at least due to their dependencies from patentable independent claims.

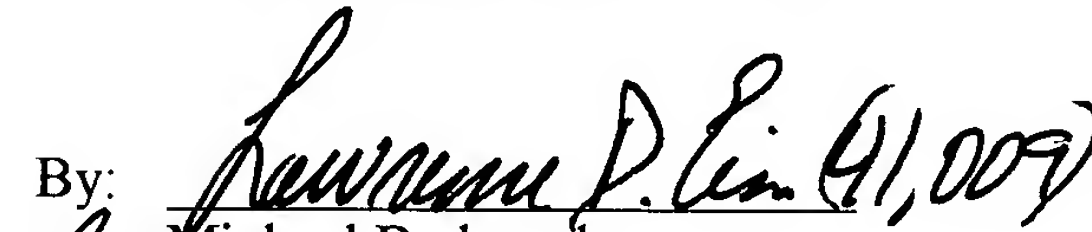
In view of the foregoing all of the claims in this case are believed to be in condition for allowance. Should the Examiner have any questions or determine that any further action is desirable to place this application in even better condition for issue, the Examiner is encouraged to telephone Applicants' undersigned representative at the number listed below.

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Respectfully submitted,  
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